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Registration No. 42,911

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ENCLOSED ARE:

Amendment Transmittal (1 page, in duplicate)

Amendment (9 pages)

• Three (3) Terminal Disclaimers (3 pages)

APPLICANT: Walton et al.

ASSIGNEE: QUALCOMM incorporated

SERIAL NO.: 10/696,630 FILED: October 29, 2003

FOR: METHOD AND APPARATUS FOR ALLOCATING DOWNLINK RESOURCES IN A MULTIPL-

INPUT MULTIPLE-OUTPUT (MIMO) COMMUNICATION SYSTEM

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VEA	ECTION OVER A	EUIOV ALVIENI	1`	,102,7001
In re Application of Walton et	al.	S		;
Application No.: 10/696,630		(CO	PY	
Filed: October 29, 2003		- Carina		
FOR METHOD AND APPARA COMMUNICATION SYS	TUS FOR ALLOCATING	DOWNLINK RESOURCES IN A F	MULTIPLE-INPU	IT MULTIPLE-OUTPUT (MIMO)
the expiration date of the full s and 173, and as the ferm of sa granted on the instant applical	terminal part of the statual alutory term prior paten aid prior patent is presen ion shall be enforceable	itory term of any patent granted of the No. 7,020,110 as the only shortened by any terminal dis-	on the Instant ap le term of said pr claimer. The ow lat it and the pri-	instant application hereby disclaims plication which would extend beyond for patent is defined in 35 U.S.C. 154 ner hereby agrees that any patent so patent are commonly owned. This xessors or assigns.
would extend to the expiration patent is presently shortened expires for tailure to pay a is held unenforceable; is found invalid by a court is statutorily disclaimed in hes all claims canceled by is reissued; or	date of the full statutory to by any terminal disclaims a maintenance fee; of competent jurisdiction whole or terminally discl y a reexamination certifical	erm as defined in 35 U.S.C. 154 a r in the event that said prior pat i; aimed under 37 CFR 1/321;	and 173 of the pu cht later.	ranted on the instant application that for patent, 'as the term of said prior any terminal disclatmer.
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made are believed to be true;	and further that these st or imprisonment, or both	latements were made with the kn	iowledoe that va	datements made on information and liful false statements and the like so ares Code and that such willful false
2. The undersigned is a	n attorning or agent of rec	ord Red No. 42,911		
0	TOUT J.	MAN	·	distribution of the country
	7	Signature	*******************************	August 7, 2006 Date
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·\maxeerina and		Larry Jan Mosko		······································
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In re Application of: Walton et al.					
Application No.: 10/696,630					
Filed: October 29, 2003					
FOR METHOD AND APPARATUS FOR ALLOCATING DOWNLINK RESOURCES IN A MULTIPLE INPUT MULTIPLE OUTPUT (MIMO) COMMUNICATION SYSTEM					
The owner'. <u>OUAL COMM, loc.</u> of 160 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term prior patent No. <u>7.047.018</u> as the term of said prior patent is defined in 35 U.S.C. 154 and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that if and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.					
In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent; as the term of said prior patent is presently shortened by any terminal disclaimer; in the event that said prior patent later: expires for failure to pay a maintenance fee; is held unenforceable:					
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TERMINAL DISCLAIMER TO OBVIATE REJECTION OVER A "PRIO	A DOUBLE PATENTING	Docket Number (Optional) 010248C1		
în re Application of: Walton er al.				
Application No.: 10/696,630		NAME OF THE OWNER OWNER OF THE OWNER OWNE		
Filed October 29, 2003	COPY			
FOR: METHOD AND APPARATUS FOR ALLOCATING DOWN COMMUNICATION SYSTEM	NLINK RESOURCES IN A MULTIPL	.E-INPUT MULTIPLE-OUTPUT (MIMO)		
The owner. <u>QUALCOMM</u> Inc. except as provided below, the lerminal part of the statutory to the expiration date of the full statutory term prior patent No. and 173, and as the term of said prior patent is presently shippened on the instant application shall be enforceable only to agreement runs with any patent granted on the instant applica-	6 662,024 as the term of one of the term of one of the term of one of the term	I said prior patent is defined in 35 U.S.C. 154 The owner hereby agrees that any patent so the order patent are commonly owned. This		
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